

IN The District Court of The United States
middle DISTRICT OF ALABAMA

BILLY GAY AINS
-V-

2007 MAY -8 A 9:24

DEBRA J. HACKETT, CLERK
U.S. DISTRICT COURT
MIDDLE DISTRICT ALA

3:05-cv-1228

Gwendolyn Mosley ETAL

Petitioner objection To Judge Fuller ERRONEOUS ORDER

Billy AINS(AINS) does now submit This His objection to
the ARBITRARY COPRICIOUS PREJUDICIAL ACTIONS by
Judge Fuller(Fuller) Within This INSTANT HABEAS
ACTION (Doc 58)

Fuller has CLEARLY NEVER Review ANY of the Plead-
ing Filed by AINS, but has Chosen to mis-use And two
mis-STATE FEDERAL Rule of CIVIL PROCEDURE FRC.P.
Rule 72(b) to UPHOLD the CLEARLY GROSS VIOLATIONS
OF CLEARLY ESTABLISHED FEDERAL LAWS⁽¹⁾ by The
MAGISTRATE SUSAN RUSS WALKER(WALKER) ALLOWING
the Respondent to violate CLEARLY ESTABLISHED
FEDERAL LAWS AND STATUTES⁽²⁾⁽³⁾ 28 USC § 2249 PLUS
28 USC § 2254 Rule 5 28 USC § 2254(d)

(1)

William-V-Taylor 120 SET 1495 (2000)

(2)

Bundy-V-Wainwright 808 F2d 1440 (11th CIR 1987)

(3)

Delgado-V-Lewis 223 F3d 976 (9th CIR 2000)

AN honest Review OF The merItious FActUAL clAImS RAised by
AIIIS. And the gRossly INSUFFICIENT AND FRIVOLous COURT
Record Filed by Respondent in this Habeas CORPUS IN
The ERRoneous Show CAUSE order (Doc ____) by WALKER
clearly violAtIng 28 USC § 2249 Plus Rule 5 governing
The Habeas PROCEDURE 28 USC § 2254.⁽¹⁾ The very Fact
that the Respondent did not Submit COPIES of the
Alleged INDICTment AS Required by LAW 28 USC § 2249
And that WALKER NOR FULLER Will issue AN ORDER to
CAMPell Them to do so is A gROSS Act of PreJUDICE And
UNethICIAL CONDUCT by WALKER And FULLER⁽²⁾ The ACTION
by WALKER And The Fact that FULLER does And has mis-used
FRC, P⁽³⁾ To Uphold this ACTION must be view AS it A
CLEAR CONSPIRACY by WALKER FULLER, mosley, King And The
TRIAL COURT To Keep AIIIS INCARCERATED due To This
gROSS MISCARriage OF Justice.

(1) Bundy-V-WAINWRIGHT 808 F2d 1410 (11TH CIR 87)

(2) Beniel -V- CONE 533 US 685 (2002)

(3) Le -V- MULIN 311 F3d 1002 -1003 (10TH CIR 2002)

(4) WASHINGTON -V- SCHRIVER 255 F3d 45 (2ND CIR 2001)

(5) TAYLOR -V- MADDOR 366 F3d 992 (9TH CIR 2004)

Every order issued by Fuller is a Deliberate and Wilful Act of The mis-use of Clearly Established Federal Laws And Statute To Cover The Prejudicial biased Action by WALKER ⁽¹⁾ Wilfully And Wantonly Allowing Respondent Mosley & King To hide The most VITAL PART OF ANY CRIMINAL Conviction.

The Indictment. ⁽²⁾

A Review of the Records of this case will show The Wilful Prejudicial Action by WALKER by her First order To Show Cause (Doc ____) ⁽¹⁾ Also this Review will show Fuller mis-use of F.R.C.I.P. Rule 72(b) in a vain attempt to support WALKER.

This Interlocutory Appeal is due to be Review in the very Interest of Justice

Executed 5-7-07

CC - COURT OF APPEAL

cc - File

Respect Fully Submitted

Billy Gay All

Billy GAY AHS Proise

⁽¹⁾ William - v - TAYLOR 120 SCT 1495 (2000)

⁽²⁾ Bundy - v - WAINWRIGHT 808 F2d 1410 (11TH CIR 1987)

Billy AHS
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